UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND GREENBELT DIVISION

In re: Bishop, S	Sr, Jabari Clarence	:	
Debtor.			Case No Chapter 13
		CHAPTER 13 PLAN	
	☑ Original Plan	☐ Amended Plan	☐ Modified Plan
The Debte		marked as "does not	declarations (mark one of the following boxes that " or if more than one box is marked in each
1.1 This Plans OR	Declaration as to Nonstandard Provision ✓ does not contain nonstandard provision ─ contains nonstandard provisions set on	ns.	
1.2 This Plans OR		claim.	ne collateral securing the claim as set out in
1.3 This Plans OR	g ,	en.	ough 5.4 below.
You shou	TICES. Id read this plan carefully and discuss it with y you may wish to consult one.	our attorney if you hav	re one in this bankruptcy case. If you do not have an
You	Notices to Creditors. It rights may be affected by this Plan. Your clastion 1 above may be of particular important	•	modified, or eliminated. The declarations set out in
con Bar	ou oppose the Plan's treatment of your claim of firmation at least 7 days before the date set fo kruptcy Court. The Court may confirm this Pl kruptcy Rule 3015. In addition, you may need	or the hearing on confi an without further noti	ce if no objection to confirmation is filed. See
This			all cases. Just because an option is listed on the local rules and Court rulings may not be confirmed.
The Debte	AN TERMS. or's future earnings are submitted to the supe olete one of 3.1, 3.2, or 3.3 and/or 3.4 below; a		he Trustee, and the Debtor will pay as follows (mark applicable):
□ 3.1	Even Monthly Payments. per month for a term of	months.	
OR —			

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Debtor 1	Jabari Clarence Bishop, Sr				Case number (if known)		
☑ 3.2	Varying N	Ionthly Payments.					
	\$600.00	per month for	24	month(s),			
	\$940.00	per month for	12	month(s),			
	\$1,299.00	per month for	24	month(s),			
	a total term o	f60	_months.				
OR							
□ 3.3	Varying N	Ionthly Payments	Before and	After Confirma	ation.		
		_per month before	confirmation	of this Plan (us	se Section 4.6.1 below to list the adequate protection		
pay	ments to be	made before confir	mation), and		per month after confirmation of this plan, for a total term of		
		_months.					
AND/OR							
□ 3.4	Additiona	l Payments.					
In a	addition to mo	onthly Plan payment	ts under 3.1,	3.2, or 3.3, abo	ove, the Debtor will make the payments listed below:		
<u>Amount</u>	Da	<u>ste</u> <u>Sc</u>	ource of Payn	nent			
□ 25	Additiona	I Payment of Tax I	Pofunde				
3.5		•		of state and fed	eral tax returns for the years listed below within 15 days of		
					pril 15 of each year). Not later than June 1 of each year, the		
		nto the Plan the am			(the amount already pro rated on Schedule I,		
					the Court. The tax refund payments are in addition to, and		
					der the Plan. The Debtor will not make any change to the		
	_		•	-	imed as of the petition date without 30 days prior notice to		
	Trustee.		3				
Thi	s commitmen	t covers tax years ((list):				
4. DIS	TRIBUTION	OF PLAN PAYME	NTS.				
From the	payments ma	ade, the Trustee wil	I make distrib	outions in the o	rder listed below:		
4.1	Trustoo's	Commission.					
			l Trustee com	nmission under	11 U.S.C. § 1326(b)(2).		
1110	7 Trubico Will	roccive the anower	Tradice con	iiiiooloii ariaoi	11 0.0.0. 3 1020(0)(2).		
4.2		ative Claims.					
	-				dministrative claims under 11 U.S.C. § 507(a)(2), including		
		el fee balance of	\$3,000.00		payable pursuant to a fee arrangement made under		
Sub	oparagraphs -	4.A, B, or C of Appe	endix F to the	: Local Bankru	ptcy Rules.		
4.3	Domostic	Support Obligation	one and Non	-Annondiy E A	ttornov Foos		
					ecured claims for: (i) domestic support obligations under		
					d under 11 U.S.C. § 507(a)(2) by Bankruptcy Court order		
					ection 7 of Appendix F to the Local Bankruptcy Rules.		
					pected to be in the amount of .		
			F				
4.4	Former C	hapter 7 Trustee C	laims.				
Nex	xt to be paid a	are any claims paya	able to the for	mer Chapter 7	Trustee under 11 U.S.C. § 1326(b)(3). List the monthly		
pay	ment:	<u>-</u>					
4.5	Priority C	laime					
			ime defined l	hv 11 II S C &	507(a)(3) - (10). List the expected claims below:		
	-	are ourier priority tha	iii ii a uciii ica i	Jy 11 U.S.C. §	ουτ (α)(ο) · (το). List the expected claims below.		
Priority C	<u>reditor</u>	•		Expected Cla	nim Amount		

4.6 Secured Claims.

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are secured claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

Debtor 1	Jabari Clarence Bisho	p, Sr	_ Case number (if kr	iown)	
4.6.1. Adequate Protection Payments for Claims Secured by or Subject to a Lease of Per Beginning not later than 30 days after the petition date and until the Plan is confirmed, the Debt adequate protection payments for claims secured by or subject to a lease of personal property for Claims Listed Below (mark one box only). After confirmation of the Plan, the claims will be 4.6.3. Make sure to list the amount of the monthly payment the Debtor will pay before confirmated digits only of the account number, if any, the lienholder uses to identify the claim:				l, the Debtor will dire I property for: <i>None</i> ms will be paid und	ectly pay e ☑ or the er Section
Lessor/Lien	holder	Property/Collateral	Acct. No. (ast 4 numbers) M	Monthly Payment
	Pre-petition arrears on sidirectly pays post-petition Claims Listed Below ✓	ears on Secured Claims. ecured claims will be paid through the n payments beginning with the first pay (mark one box only). The claims liste and/or Other Property	ment due after filing th	ne petition for: None	e 🔲 or the
Lienholder		Collateral	Arrears	Monthly Payment	No. of Months
Arrears for	Flagstar Bank	4609 Jean Marie Drive	\$44,790.51	\$845.10 avg.	53
<u>Lienholder</u>	The following secured of Claims Listed Below 5.1 through 5.5 below. Collateral 4.6.4. Surrender Collateral Surre	atic stay of 11 U.S.C. §§ 362 and 1301	Amount % Rate Amount % Rate To or the Claims Liste or an unsecured deficite, a claimant may ame ir as follows: (a) the art thin day asserting an unsecure of days) after entry of the terminates, if not term	d Below ☐ (mark gency will be paid promended proof of class (no less than 180 de confirmation order	one box only). o rata with oof of claim asserting days) after or personal er. Upon plan
<u>Lienholder</u>		Collateral to be Surrer	ndered		
	one box only). Such cla	bay the secured claims outside of the P name are deemed provided for under the ion of a claim that is only partially secur	e Plan. The Debtor wi	ll also directly pay o	utside of the
Lienholder		Collateral to Be Paid for	or Outside of the Plan		
M & T BAN	K	2016 Ram ProMaster	r (approx. 28,000 mile	es)	
	4.6.6. Secured Claim The Debtor will directly prot be discharged.	Not Listed in the Plan. Pay any allowed secured claim not listed	d in the Plan outside o	f the Plan. Any suc	h claim will

4.6.7. Additional Payments on Secured Claims.

If the Trustee is holding more funds than those needed to make the payments under the Plan for any month, the Trustee may pay amounts larger than those listed in Sections 4.6.2 and 4.6.3 pro rata.

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Debtor 1	5	Jabari Clar	ence Bishop, Sr			Case num	ber (if kno	wn)	_
Af	ter p	Jnsecured ayment of a ox only):		e remaining funds will	be paid on allow	ed gener	al unsecu	red claims as follows (mark	
V	¶ Pro	Rata	□ 100%	☐ 100% Plus	% Inter	est.			
lf :	there	is more tha	an one class of un	secured claims, list ea	ach class and ho	w it is to b	oe treated	l:	
Class of	Uns	ecured Cre	ditors	Treatment					
Secured determino provide Plan, lie 5. The Bear in ar proper the classes	d cred to hed to he	ditors holding under nonbact 1 U.S.C. § nall also be Valuing a sebtor seeks (mark of their Proposition below and perior lien; if the lie lateral. The	ankruptcy law; or of 1328(f), the notice retained by the horest content of the total value a claim of the exemption claim holder has not fill a amount and interest.	under Section 5 retain discharge under 11 U. e of Plan completion. olders to the extent record a Lien under 11 U. or avoid a lien under 1 e claims listed below i ure to list the value of tabove, as appropriate imed; and the name, a led a proof of claim, al rest rate of the claim is	S.C. § 1328; or, if the case is disrecognized under a S.C. § 506 Through 1 U.S.C. § 506 the nelude: Claims Since collateral properties. Separately file: address, and nations separately files set as listed bel	if the Deb missed or applicable ugh the I arough the Secured to bosed to evidence ure of ow evidence low or by	otor cannot converte nonbank Plan. e Plan for by the Del be paid the convership of e of the au supersed	ayment of the underlying debt of receive a discharge as ed without completion of the cruptcy law. The None of the Claims Listed btor's Principal Residence of the prough the Plan plus any collateral's value; the existence of fany non-debtor owner of the mount of the debt secured by ding Court order. A proof of claim shall be treated as	
ienholo	der/	Collateral				Value	% Rate	Monthly Payment No. of Months	s
Th No Co de	one ourt d eterm	ebtor seeks or the Cl order. Make hined by the	to value a claim of aims Listed Belowers as to list the value Court in Section 4	or avoid a lien under 1 v (mark <u>one</u> box calue of the collateral p	1 U.S.C. § 506 bonly). The amour roposed to be papriate. A proof o	y separate the separate of the	te motion erest rate Ih the plar	r an Adversary Proceeding. or an adversary proceeding for: of the claim will be set by n plus any interest as ed before the Trustee makes	
_ienholo	<u>der</u>				Collateral				
Th Li pl ex ov se A	sted us ar kister wner ecure proo	ebtor seeks Below [] (ny interest because of any seed by the column.)	to value a claim of mark one box on below and in Section uperior lien; the elerty. If the lienhold llateral. The amounts	ly). Make sure to list to n 4.6.3. above, as ap xemption claimed; and der has not filed a produnt and interest rate or	1 U.S.C. § 522(f) the value of the coppropriate. Sepad the name, addrof of claim, also so the claim is set	* through collateral prately file ess, and separately as listed	n the Plan proposed : evidence nature of y file evide below or b	of for: None of or the Claims to be paid through the Plan e of the collateral's value; the cownership of any non-debtor ence of the amount of the debt by superseding Court order. on of such claim shall be treated	

* Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

Lienholder / Collateral

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Debtor 1	Jabari Clarence Bishop, Sr	Case number (if known)	
5.4 The <i>No</i> Co det	• Valuing a Claim or Avoiding a Lien e Debtor seeks to value a claim or avoid a ne ✓ or the Claims Listed Below ☐ (ma urt order. Make sure to list the value of th	n Under 11 U.S.C. § 522(f)* by Separate Motion or an Adversary as lien under 11 U.S.C. § 522(f)* by separate motion or adversary ark one box only). The amount and interest rate of the claim will not collateral proposed to be paid through the Plan plus any interest over, as appropriate. A proof of claim must be filed before the Transcover.	proceeding for: be set by est as
Lienholde	<u>er</u>	Collateral	
	11 U.S.C. § 522(f) the Debtor may avoid a essory, non-purchase money security inte	a lien to the extent it impairs an exemption if the lien is a judicial l erest in certain property.	ien or a
No the est	e Debtor will pay through the Plan the follone or the Claims Listed Below (maximal Plan plus any interest below and in Section ablished by the lienholder's proof of claim	506**. owing claims excluded from 11 U.S.C. § 506** in full plus any inteark one box only). Make sure to list the amount proposed to be ion 4.6.3. above, as appropriate. The amount of each claim to be or Court order. The interest rate of the claim is set as listed believes the filed before the Trustee makes payments.	paid through e paid will be
Lienholde	er / Collateral	Amount to Be Paid % Rate Monthly Paym	ent No. of Months
debt incu the perso period pr 6. AP Payment portion o	urred within the 910-day period preceding onal use of the Debtor, or the collateral confeceding the petition date. PLICATION OF PAYMENTS ON ACCOUS made by the Chapter 13 Trustee on acc	claims where the lienholder has a purchase money security interthe petition date, and the collateral consists of a motor vehicle a consists of any other thing of value if the debt was incurred during UNT OF SECURED CLAIMS. Count of arrearages on pre-petition secured claims may be applied in secured components, so that upon completion of all payments under the Plan, the least of the property of	acquired for the 1-year ed only to the
Any unex assumed such pro Listed Be	in the Plan, is deemed rejected and the sperty. The following executory contracts a	RED LEASES. Derry that has not previously been assumed during the case, and stay of 11 U.S.C. §§ 362 and 1301 is automatically terminated we hand/or unexpired leases are assumed or rejected for: None ☑ for rejection damages must be filed within 60 days from entry of	ith respect to or the <i>Claim</i> s
Lessor o	r Contract Holder	Subject of Lease or Contract Ass	umed Rejected
Title to th	otor cannot receive a discharge as provide	E. btor when the Debtor is granted a discharge pursuant to 11 U.S. ed in 11 U.S.C. § 1328(f), upon notice of Plan completion; or upon	
Any non-	N-STANDARD PROVISIONS. standard provision placed elsewhere in the elow ☐ (mark one box only).	ne Plan is void. Any and all non-standard provisions are: None	☑ or
Non-Star	ndard Plan Provisions		

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Debtor 1	Jabari Clarence Bishop, Sr	Case number (if known)
10. SIG	NATURES.	
	•	ovisions above are all the terms proposed by the Debtor, and the Debtor
	contains no non-standard provision other than	nature below of the Debtor and Debtor's Counsel, if any, also certifies that n those set out in Section 9 above.
Date: Apr	il 22, 2019	/s/ Jabari Clarence Bishop, Sr
		Jabari Clarence Bishop, Sr, Debtor
/s/ Arlene	A. Smith-Scott	
Arlene A.	Smith-Scott, Attorney for Debtor	Joint Debtor
State Bar	No. 18374	
Strategic I	Law Group, LLC	
2905 Mitc	hellville Road	
Suite 110		
Bowie, Ma	aryland 20716	
Phone: (2	40) 286-8988	
Fax: (240)	366-5727	

Strategiclaw1@gmail.com

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MARYLAND GREENBELT DIVISION

IN RE:	Jabari Clarence Bis	hop, Sr	CASE NO.	
		Debtor	_	
			CHAPTER 13	
		Joint Debtor	_	
		CERTIFICATE OF	SERVICE	
was serve		certify that on April 22, 2019, a copy on terest listed below, by placing each contain and the second cal Rule 9013 (g).		
		Is/ Arlene A. Smith-Scott Arlene A. Smith-Scott Bar ID:18374 Strategic Law Group, LLC 2905 Mitchellville Road Suite 110 Bowie, Maryland 20716 (240) 286-8988		
xxxx-xxxx 5151 Cor	or Flagstar Bank k-4022 porate Drive higan 48098	David Fraser, Esq. McCade, Weisberg an 312 Marshall Avenue Suite 800 Laurel, Maryland 2070	1 FOUNTA BUFFALO,	I100 IN PLAZA
xxx xxx 7	ONE BANK 805 ND, VA 23285	Flagstar Bank xxxx-xxxx-4022 5151 Corporate Drive Troy, Michigan 48098	Midland Fur xxx xxx 803 2365 North San Diego,	34 side Dr, STE 30
xxx xxx 7 P. O. BO		Jabari Clarence Bisho 623 Opus Ave CAPITOL HEIGHTS, I	xxX XXX	
Cavalry F	Portfolio Serv 828	LVNV Funding LLC xxx xxx 4796	SYNCB/Wa xxx xxx 322	

P.O. Boc 1269

Greenville, SC 29602

P.O. Box 965024

Orlando, Fl 32896

P.O. Box 27288

Tempe, AZ 85285

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MARYLAND GREENBELT DIVISION

IN RE:	Jabari Clarence Bishop, Sr	CASE NO.				
	Debtor					
		CHAPTER	13			
	Joint Debtor					
CERTIFICATE OF SERVICE						
(Continuation Sheet #1)						

THD/CBNA xxx xxx 3532 P.O. Box 6497 Sioux Falls, SD 57117

Transit Employees FCU xxx xxx 9404 2000 Bladensburg Road, NE Washington, DC 20018